

# EXHIBIT 6

**From:** Weinstein, Marc A. <marc.weinstein@hugheshubbard.com>  
**Sent:** Tuesday, May 11, 2021 1:16 PM  
**To:** Dulberg, Andrew S.  
**Cc:** Oxford, Neil; McGoey, John; Harbus, Carolyn; Smith, Dustin; Caroline Ciraolo; Sharon McCarthy; nbahnsen@kflaw.com; Schoenfeld, Alan E; Pilcer, Julia C  
**Subject:** RE: SKAT

**EXTERNAL SENDER**

Drew:

SKAT does not have a copy set of the materials provided to the Commission. SKAT will not undertake the undue burden and expense to recreate a set of those materials, particularly in light of the voluminous document productions SKAT has made to date in this litigation.

Regards,  
Marc

**Marc A. Weinstein | Partner**

Chair, White Collar Defense

**Hughes Hubbard & Reed LLP**

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**From:** Dulberg, Andrew S. <Andrew.Dulberg@wilmerhale.com>  
**Sent:** Monday, May 10, 2021 2:41 PM  
**To:** Weinstein, Marc A. <marc.weinstein@hugheshubbard.com>  
**Cc:** Oxford, Neil <neil.oxford@hugheshubbard.com>; McGoey, John <john.mcgoey@hugheshubbard.com>; Harbus, Carolyn <Carolyn.harbus@hugheshubbard.com>; Smith, Dustin <dustin.smith@hugheshubbard.com>; Caroline Ciraolo <cciraolo@kflaw.com>; Sharon McCarthy <smccarthy@kflaw.com>; nbahnsen@kflaw.com; Schoenfeld, Alan E <Alan.Schoenfeld@wilmerhale.com>; Pilcer, Julia C <Julia.Pilcer@wilmerhale.com>  
**Subject:** RE: SKAT

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Marc,

By letter dated April 15, we asked whether SKAT intended to stand on its objection to produce documents and information it has provided to the Danish Commission on Inquiry Into SKAT. We repeated our request for SKAT's position on April 28 and again on April 30. SKAT has never responded.

Please let us know SKAT's position by close of business tomorrow. If we do not hear from you, we will assume that SKAT refuses to produce these documents and consider this matter ripe for the Court's consideration.

Regards,

Drew

**Andrew S. Dulberg | WilmerHale**

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---

**From:** Dulberg, Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>

**Sent:** Friday, April 30, 2021 11:22 AM

**To:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>

**Cc:** Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>; McGoey, John <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>; Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>; Smith, Dustin <[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; Caroline Ciraolo <[cciraolo@kflaw.com](mailto:cciraolo@kflaw.com)>; Pilcer, Julia C <[Julia.Pilcer@wilmerhale.com](mailto:Julia.Pilcer@wilmerhale.com)>; Sharon McCarthy <[smccarthy@kflaw.com](mailto:smccarthy@kflaw.com)>; [nbahnsen@kflaw.com](mailto:nbahnsen@kflaw.com); Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; [mrice@kaplanrice.com](mailto:mrice@kaplanrice.com); Amy McKinlay <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; Steve Andrews <[SAndrews@wc.com](mailto:SAndrews@wc.com)>; DEWEY, THOMAS E L (EXTERNAL) <[tdewey@dplaw.com](mailto:tdewey@dplaw.com)>

**Subject:** RE: SKAT

Thanks, Marc. That resolves our first question. What is SKAT's final position with respect to the production of documents and information related to the Commission on Inquiry into SKAT?

Regards,

Drew

**Andrew S. Dulberg | WilmerHale**

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[andrew.dulberg@wilmerhale.com](mailto:andrew.dulberg@wilmerhale.com)

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copies of this message and any attachments. Thank you.

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**From:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>  
**Sent:** Friday, April 30, 2021 11:09 AM  
**To:** Dulberg, Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>; Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>  
**Cc:** Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>; McGoey, John <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>; Smith, Dustin <[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; Caroline Ciraolo <[cciraolo@kflaw.com](mailto:cciraolo@kflaw.com)>; Pilcer, Julia C <[Julia.Pilcer@wilmerhale.com](mailto:Julia.Pilcer@wilmerhale.com)>; Sharon McCarthy <[smccarthy@kflaw.com](mailto:smccarthy@kflaw.com)>; nbahnsen@kflaw.com; Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; mrice@kaplanrice.com; Amy McKinlay <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; Steve Andrews <[SAndrews@wc.com](mailto:SAndrews@wc.com)>; DEWEY, THOMAS E L (EXTERNAL) <[tdewey@dplaw.com](mailto:tdewey@dplaw.com)>  
**Subject:** RE: SKAT

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**EXTERNAL SENDER**

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Drew:

With respect to Lone Strøm and Peder Juhl Madsen, our firm does not represent them and we are not able to tender them as deposition witnesses.

Regards,  
Marc

**Marc A. Weinstein | Partner**  
Chair, White Collar Defense

**Hughes Hubbard & Reed LLP**

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**From:** Dulberg, Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>  
**Sent:** Wednesday, April 28, 2021 4:35 PM  
**To:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>; Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>  
**Cc:** Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>; McGoey, John <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>; Smith, Dustin <[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; Caroline Ciraolo <[cciraolo@kflaw.com](mailto:cciraolo@kflaw.com)>; Pilcer, Julia C <[Julia.Pilcer@wilmerhale.com](mailto:Julia.Pilcer@wilmerhale.com)>; Sharon McCarthy <[smccarthy@kflaw.com](mailto:smccarthy@kflaw.com)>; nbahnsen@kflaw.com; Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; mrice@kaplanrice.com; Amy McKinlay <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; Steve Andrews <[SAndrews@wc.com](mailto:SAndrews@wc.com)>; DEWEY, THOMAS E L (EXTERNAL) <[tdewey@dplaw.com](mailto:tdewey@dplaw.com)>  
**Subject:** RE: SKAT

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Marc,

We previously asked if your firm represents Lone Strøm and Peder Juhl Madsen in connection with this litigation, and if so, whether you will tender them for a deposition. Please advise.

Separately, you indicated (below) that you were further considering our request for documents related to the Commission and would respond separately. We understand that you previously informed counsel for ED&F Man that SKAT would not produce these documents. Please let us know SKAT's position as soon as possible so that we can seek relief from the court if necessary.

Regards,

Drew

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**From:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>  
**Sent:** Thursday, April 22, 2021 1:43 PM  
**To:** Pilcer, Julia C <[Julia.Pilcer@wilmerhale.com](mailto:Julia.Pilcer@wilmerhale.com)>; Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>  
**Cc:** Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>; McGoey, John <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>; Smith, Dustin <[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; Caroline Ciraolo <[cciraolo@kflaw.com](mailto:cciraolo@kflaw.com)>; Sharon McCarthy <[smccarthy@kflaw.com](mailto:smccarthy@kflaw.com)>; nbahnsen@kflaw.com; Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; Dulberg, Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>; mrice@kaplanrice.com; Amy McKinlay <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; Steve Andrews <[SAndrews@wc.com](mailto:SAndrews@wc.com)>; DEWEY, THOMAS E L (EXTERNAL) <[tdewey@dplaw.com](mailto:tdewey@dplaw.com)>  
**Subject:** RE: SKAT: Responses and Objections to Second Interrogatories and Fourth Requests for Production of Documents

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EXTERNAL SENDER

Julia:

With respect to the three items noted in the defendants' April 15 letter, we respond as follows. While we noted our formal objection to RFP 49, it is correct that we have an understanding with the defendants that SKAT will produce the English translations generated by ULG without the defendants' prior agreement to assume an obligation for the cost of the translations. We have produced all versions of the Problemkatalog that SKAT could find. We are not aware of any additional versions. We are looking into your inquiry regarding the Commission and will respond separately on that matter.

Regards,

Marc

**Marc A. Weinstein | Partner**

Chair, White Collar Defense

**Hughes Hubbard & Reed LLP**

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**From:** Pilcer, Julia C <[Julia.Pilcer@wilmerhale.com](mailto:Julia.Pilcer@wilmerhale.com)>

**Sent:** Thursday, April 15, 2021 5:24 PM

**To:** Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>

**Cc:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>; Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>;  
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<[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; Dulberg, Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>; mrice@kaplanrice.com;  
Amy McKinlay <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; Steve Andrews <[SAndrews@wc.com](mailto:SAndrews@wc.com)>; DEWEY, THOMAS E L (EXTERNAL)  
<[tdewey@dplaw.com](mailto:tdewey@dplaw.com)>

**Subject:** RE: SKAT: Responses and Objections to Second Interrogatories and Fourth Requests for Production of  
Documents

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Counsel,

Please see the attached correspondence.

Best,  
Julia

**Julia C. Pilcer | WilmerHale**

+1 917 841 8575 (t)

---

**From:** Pilcer, Julia C

**Sent:** Wednesday, March 31, 2021 1:31 PM

**To:** 'Carolyn.harbus@hugheshubbard.com' <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>

**Cc:** 'Weinstein, Marc A.' <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>; Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>;  
'McGoey, John' <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>; 'dustin.smith@hugheshubbard.com'  
<[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; 'Caroline Ciraolo' <[cciraolo@kflaw.com](mailto:cciraolo@kflaw.com)>; 'Sharon McCarthy'  
<[smccarthy@kflaw.com](mailto:smccarthy@kflaw.com)>; nbahnsen@kflaw.com; Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; Dulberg,  
Andrew S. <[Andrew.Dulberg@wilmerhale.com](mailto:Andrew.Dulberg@wilmerhale.com)>; mrice@kaplanrice.com; 'Amy McKinlay' <[amckinlay@wc.com](mailto:amckinlay@wc.com)>; 'Steve  
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**Subject:** RE: SKAT: Responses and Objections to Second Interrogatories and Fourth Requests for Production of  
Documents

Counsel,

Please see the attached correspondence.

Best,  
Julia

**Julia C. Pilcer | WilmerHale**

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**From:** Harbus, Carolyn <[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)>  
**Sent:** Friday, March 26, 2021 5:31 PM  
**To:** [cciraolo@kflaw.com](mailto:cciraolo@kflaw.com); [smccarthy@kflaw.com](mailto:smccarthy@kflaw.com); [nbahnsen@kflaw.com](mailto:nbahnsen@kflaw.com); Schoenfeld, Alan E <[Alan.Schoenfeld@wilmerhale.com](mailto:Alan.Schoenfeld@wilmerhale.com)>; [mrice@kaplanrice.com](mailto:mrice@kaplanrice.com); [amckinlay@wc.com](mailto:amckinlay@wc.com); [sandrews@wc.com](mailto:sandrews@wc.com); [tdewey@dplaw.com](mailto:tdewey@dplaw.com)  
**Cc:** Weinstein, Marc A. <[marc.weinstein@hugheshubbard.com](mailto:marc.weinstein@hugheshubbard.com)>; Oxford, Neil <[neil.oxford@hugheshubbard.com](mailto:neil.oxford@hugheshubbard.com)>; Smith, Dustin <[dustin.smith@hugheshubbard.com](mailto:dustin.smith@hugheshubbard.com)>; McGoey, John <[john.mcgoey@hugheshubbard.com](mailto:john.mcgoey@hugheshubbard.com)>  
**Subject:** SKAT: Responses and Objections to Second Interrogatories and Fourth Requests for Production of Documents

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**EXTERNAL SENDER**

---

Dear Counsel:

Please find attached SKAT's (1) Responses and Objections to Defendants' Second Set of Interrogatories and (2) Responses and Objections to Defendants' Fourth Requests for Production of Documents.

Best,  
Carolyn

**Carolyn Harbus** | Associate

**Hughes Hubbard & Reed LLP**

One Battery Park Plaza, 11th floor | New York | NY 10004-1482  
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[Carolyn.harbus@hugheshubbard.com](mailto:Carolyn.harbus@hugheshubbard.com)

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